

REMARKS

The Examiner's Amendment set forth in the Notice of Allowability (Paper No. 20070625) mailed on 3 August 2007 is appreciated. Claims 12 through 37 and 39 through 43 are allowed as indicated in Paper No. 20070625.

A. Amendment of claim 12

This Amendment Under 37 CFR §1.312 as is expressly solicited by the Examiner on page 2 of the Examiner's Amendment which accompanied the Notice of Allowance, requests amendment of claim 12 in three instances:

1. change the phrase **time element** in lines 5 and 6 to **movement element**, in order to conform to the language used in the specification and in the other claims, and to assure positive antecedent basis in claim 12.
2. change the transitional phrase **comprising** in the clause "a flying tourbillon module comprising an independent element ..." to read "a flying tourbillon module **that is** an independent element"
3. change the phrase "being removably **insertably** into said opening ..." to "being removably **insertable** into said opening ... " in order to correct the grammatical syntax of the phrase.

B. Amendment of Claims 15, 24 and 43 on 7th August 2007

It is noted that the amendments made in Applicant's Amendment under 37 C.F.R. §1.312(a) filed on or about the 7th of August 2007 are merely to improve form and to be consistent with the claim language in this application. Specifically, in claim 15, at lines 2-3, "said bearing means comprising" is being deleted so as to be in consistent with the Examiner's amendment to claim 19. In claim 24, at line 3, --of-- is added after "comprised" for grammatical purposes. while in claim 43, at line 6, "movement module" is changed to --movement element-- to be consistent in claim language. Finally, claim 38 is being canceled in favor of newly presented claim 43.

No additional search is required, no allowed claims is affected by the foregoing

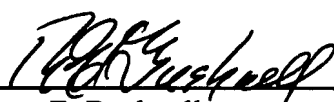
amendments, and no more than a cursory review of the record is necessary for the Examiner to recommend retry of the foregoing amendments to the specification.

Finally, it is respectfully requested that the Examiner provide Applicant with written confirmation as to entry of the Information Disclosure Statements filed on 12 February 2007 and 20 February 2007, and confirmation of all of the references cited therein. It is noted that, the PTO/SB/08 form indicated by the Examiner in the Notice of Allowability (Paper No. 20070625) was not attached to the Paper No. 20070625.

In view of the foregoing amendments and remarks, all claims remain allowed over the prior art of record and this application is believed to be in condition to be passed to issue. Should any questions remain unresolved, the Examiner is requested to telephone Applicant's undersigned attorney.

No fee is incurred by this Amendment.

Respectfully submitted,


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